ORDER 14-CV-00819 (PKC)(RER)

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An Initial Conference will be held at <u>11:30 a.m.</u> on <u>April 28, 2014</u> before Magistrate Judge Ramon E. Reyes, Jr., in Courtroom N2E, North Wing located on the 2<sup>nd</sup> floor, at 225 Cadman Plaza East, Brooklyn, New York. <u>Counsel for all parties are directed to appear for the conference in person</u> and report to the Courtroom upon arrival to the courthouse.

Plaintiffs' counsel is requested to confirm with defendants' counsel that all necessary participants are aware of this conference. In the event an answer has not yet been filed at the time this Order is received, plaintiffs' counsel is to notify counsel for the defendants of this conference as soon as an answer is filed. Plaintiffs' counsel is to notify the undersigned, <u>in writing</u>, at least two days before the scheduled conference if an answer still has not been filed. Requests for adjournments will not be considered unless made at least forty-eight (48) hours before the scheduled conference.

PRIOR TO THE CONFERENCE, THE PARTIES ARE TO COMPLY WITH THE REQUIREMENTS OF RULE 26(f) OF THE FEDERAL RULES OF CIVIL PROCEDURE. The parties shall meet at least five business days before the initial conference to discuss the matters specified in Fed.R.Civ.P. 26(f) and16(b); counsel shall also discuss (1) the scope of any anticipated electronic discovery, the preservation of electronically stored data, and the cost of locating, maintaining and producing that data, and (2) whether any party will rely upon expert testimony, and if so, whether counsel are able to reach an agreement on how material exchanged between counsel and any expert witness will be treated, and in particular whether draft expert reports and written and electronic

communications between expert witnesses and counsel will be retained. Counsel shall then complete

the attached scheduling order and bring it with them to the initial conference.

At the initial conference, counsel shall be **fully prepared** to discuss this matter and any questions

regarding this case, including jurisdiction, the venue, schedules for discovery and for trial, and

settlement. Counsel shall be prepared to stipulate to facts as to which there is no genuine dispute: e.g.,

the time and place of events which are the subject of the litigation, the owners and operators of the

instrumentalities or property involved, the status of the parties, the extent of any insurance coverage and

whether required administrative procedures have been followed, required notices given, and reports

made.

All cases have been assigned to the Court's Electronic Case Filing Program. The parties

shall file all future submissions electronically. It is the responsibility of the parties to regularly

monitor the status of their cases to avoid missing deadlines and court appearances.

SO ORDERED.

Dated: Brooklyn, New York

March 5, 2014

RAMON E. REYES, JR.

UNITED STATES MAGISTRATE JUDGE

	DISTRICT COURT ICT OF NEW YORK	
	X	CASE MANAGEMENT PLAN
Calisa Brown,		14-CV-00819 (PKC)(RER)
Plair	ntiff,	
-agai	inst-	
City of New York	, et al	
Defe	endant.	
Upon conse	ent of the parties, it is hereby ORD	ERED as follows:
1. Defendants shall	answer or otherwise move with re	spect to the complaint by
2. No additional pa	rties may be joined after	·
3. No amendment o	of the pleadings will be permitted a	fter
4. Date for complete Civil Procedure, if	ion of automatic disclosures require not yet made:	ed by Rule 26(a)(1) of the Federal Rules of
5. The parties shall	make required Rule 26(a)(2) discl	osures with respect to:
(a)	expert witnesses on or before	<u> </u>
(b)	rebuttal expert witnesses on or b	pefore
6. All discovery, in (Generally, this dat	cluding depositions of experts, share must be no later than 6 months at	all be completed on or before fter the initial conference).
7. Pre-motion letter weeks following the	rs regarding proposed dispositive in e close of all discovery.	motions must be submitted within two (2)
8. Do the parties co (Answer no if any Yes No	party declines to consent withou	udge pursuant to 28 U.S.C.\\$636(c)?  It indicating which party has declined.)
If parties answer ye	es, then fill out the AO 85 (Rev. 01/09)	Notice, Consent, and Reference of a Civil Action

If parties answer yes, then fill out the AO 85 (Rev. 01/09) Notice, Consent, and Reference of a Civil Action to a Magistrate Judge form. The form can be accessed at the following link: <a href="http://www.uscourts.gov/uscourts/FormsAndFees/Forms/AO085.pdf">http://www.uscourts.gov/uscourts/FormsAndFees/Forms/AO085.pdf</a>.

9.	A Telephone Confer	ence set for Defendant (Circle one).	, to be initiated by
	* (The Court	will schedule the conference	e listed above.)
10.	Status Conference wi * (The Court	ll be held onwill schedule the conference	e listed above)
11. A	Final Pre-trial confere *(The Court v	nce will be held onwill schedule the conference	e listed above.)
This scheduate h	ling order may be altere ereof.	d or amended upon a showin	g of good cause not foreseeable
Dated: Bro	oklyn, New York		
		RAMON E. REYES, UNITED STATES M	JR. IAGISTRATE JUDGE
CONSENTE	ED TO:	NAME Attorney for Plaintiff ADDRESS E-mail: Tel.: Fax:	
		NAME Attorney for Defendar ADDRESS E-mail: Tel.:	nt